The motion of the missing without prejudice for failure to abide by Judge Ramos' individual rules. MEMO ENDORSED It is SO ORDERED. UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK Edgardo Ramos, U.S.D.J Dated: May 10, 2022 STEPHEN GANNON, individually and on New York, New York behalf of all others similarly situated, Plaintiff, **NOTICE OF MOTION** -against-**CIVIL ACTION NO:** 1:22-cv-01134 (ER) 31 ESSEX STREET, LLC., PARTY BUS Action No. 1 BAKESHOP, LLC, et al., Defendants. STEPHEN GANNON, individually and on behalf of all others similarly situated, Plaintiff, -against-CIVIL ACTION NO: 1:22-cv-1675 (GHW-JLC) YAN PING ASSOCIATION, INC., AWESOME Action No. 2 AWESOME, INC., et al., Defendants. STEPHEN GANNON, individually and on behalf of all others similarly situated, Plaintiff, -against-CIVIL ACTION NO: 1:22-cv-1681 (RA) HUN SHING CORP., H OPTICS Action No. 3 OPTOMETRY, P.C., et al., Defendants.

PLEASE TAKE NOTICE, upon the declaration of Morton S. Minsley, Esq., attorney for Defendants 31 ESSEX STREET, LLC. (Action No. 1), YAN PING ASSOCIATION, INC., (Action No. 2) and HUN SHING CORP., (Action No. 3)

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("Defendants"), sworn to on May 6, 2022, with the pleadings and exhibits attached, and the accompanying Memorandum of Law in Support of Motion, the undersigned will move before the Hon. Honorable Edgardo Ramos, U.S.D.J., at the United States District Court for the Southern District of New York, 40 Foley Square Street, Courtroom 619, New York, New York 10007, (1) pursuant to FRCP Rule 42 (a) (1), to consolidate for joint hearing the issue of whether the Plaintiff herein alleges sufficient facts herein, under the pleading standards of *Bell Atlantic v. Twombly*, 550 US 544 (2007), and *Ashcroft v. Iqbal* 566 US 662 (2009), to establish standing to state a private claim for relief under the Americans with Disabilities Act (42 USC § 12188. Et. seq) against the Defendants herein, and (2) to dismiss the complaint(s) herein pursuant to FRCP Rule 12 (b) (6), for failure to state a claim upon which relief can be granted, and (3) for such other and further relief as to this Court may seem just and proper.

Dated: New York, New York 6 May 2022

Yours, etc.

MORTON S. MINSLEY, ESQ.

Mark S. Marky

Attorney for Defendants 31 ESSEX STREET, LLC. (Action No. 1), YAN PING

ASSOCIATION, INC., (Action No. 2), and HUN SHING CORP., (Action No. 3)

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